EXHIBIT 2

From: Waleed Nassar

Sent: Monday, March 28, 2016 3:51 PM

To: Haefele, Robert Subject: Re:

Robert,

We have been litigating this issue for many months. Judge Maas indicated he wanted this to move forward and that the detailed explanation be provided within two weeks. Asking for nearly three months is not reasonable. We want to be reasonable and so are amenable to granting an additional two weeks for you to provide your submission re: safety concerns to the originating source. This is twice the time originally contemplated.

We should also find a date to exchange the various information per Judge Maas' order and we would suggest that it be the same date. Four weeks from the date of the hearing is <u>April 19, 2016</u>. This includes (1) the name of the investigative source, and (2) the date on which you obtained the documents. Both of those pieces of information are presumably in your possession. At that time we will provide to you our detailed description of the flaws in the documents including affidavit evidence from our expert and our client.

Best, Waleed

Sent from my iPhone

On Mar 25, 2016, at 12:25 PM, Haefele, Robert <rhaefele@motleyrice.com> wrote:

Waleed – It has come to my attention that Judge Maas indicated that he anticipated Plaintiffs to submit their "particularized showing" in a fairly short time period. For a variety of reasons (some related to the task and others related to my other competing commitments), we are asking to move any deadline he may impose concerning the particularized showing to June 15. Can you indicate your clients' agreement to this proposal, please?

Robert T. Haefele | Attorney at Law | Motley Rice LLC 28 Bridgeside Blvd. | Mt. Pleasant, SC 29464 | <u>rhaefele@motleyrice.com</u> **o.** 843.216.9184 | **c.** 843.834.1951 | **f.** 843.216.9450

Confidential & Privileged

Unless otherwise indicated or obvious from its nature, the information contained in this communication is attorney-client privileged and confidential information/work product. This communication is intended for the use of the individual or entity named above. If the reader of this communication is not the intended recipient, you are hereby notified that any dissemination, distribution or copying of this communication is strictly prohibited. If you have received this communication in error or are not sure whether it is privileged, please immediately notify us by return e-mail and destroy any copies--electronic, paper or otherwise--which you may have of this communication.